

## **TANF Notice Changes September 2008**

The following notices were changed to move the good cause information after the action (sanction) and consequence (closure, reduction in benefits, etc.) information. It was decided that this would fit better with policy and the steps that are taken when providing notice.

**A604 “1<sup>st</sup> SANCTION CLOSE OVER INCOME”**

**A609 “2<sup>ND</sup> OR MORE SANCTION CLOSE”**

**A611 “1<sup>ST</sup> SANCTION CLOSE NO ELIGIBLE PERSON”**

**A640 “SANCTION ON CLOSED CASE”**

**A740 “1<sup>ST</sup> SANCTION DECREASE – NO WORK ELIGIBLE”**

**A741 “1<sup>ST</sup> SANCTION DECREASE – WORK ELIGIBLE”**

The A741 notice was also updated to state that the FIA/EP must be signed no later than the 25<sup>th</sup> of the month, or within three (3) working days from the date of the notice, whichever is later. This aligns the sanction and Post-Employment policies regarding timelines for negotiating a FIA/EP.

**X501 “REVERT TO OPEN”**

The X501 notice was also updated to state that the EP must be signed no later than the 25<sup>th</sup> of the month, or within three (3) working days from the date of the notice, whichever is later. This aligns the revert to open process with the sanction and Post-Employment policies regarding timelines for negotiating an EP.